EXHIBIT A

Marked Up Version of Replacement Paragraphs of the Specification U.S. Patent Application Serial No. 09/578,827

Matter that has been deleted from the paragraphs is indicated by brackets and matter that has been added to the paragraphs is indicated by double underlining. Matter that was originally underlined in the specification remains singly underlined to distinguish it from matter that has been added.

On page 9, line 9 please amend the paragraph beginning "Figure 2A-2C." as follows:

Figure 2A-2C. Molecular Cloning of the SHR Gene. (A) The candidate band of En hybridization cosegregating with the shr mutant phenotype is indicated (arrow). A similar size band is found in one of the homozygous wild-type plants (line 52). PCR analysis of the En-SHR junction in this line indicated that the similar molecular weight band does not correspond to the band observed in the homozygous mutants. Numbers above the gel lanes indicate individual plants of the segregating population. Molecular size markers are indicated on the left. (B) Alignment of the deduced amino acid sequence of the "VHIID domains" of five functionally characterized GRAS family genes (Ls: Schumacher et al., 1999, Proc. Natl. Acad. Sci. USA 96, 290-295 (SEQ ID NO: 5); GAI: Peng et al., 1997, Nature 400, 256-261 (SEQ ID NO: 6); RGA: Silverstone et al., 1998, Plant Cell 10, 155-169 (SEQ ID NO: 7); SCR: Di Laurenzio et al., 1996 Cell 86, 423-433 (SEQ ID NO: 8)). Numbers before the sequence indicate the position of the first amino acid of the alignment in the corresponding position in the proteins. Conserved amino acids are shown in bold. SHR (SEQ ID NO: 9) is not highly similar to any other functionally characterized GRAS gene. (C) Mutation sites in shr alleles. Note that shr-4 has a duplication of nucleotide triplets (TAG; underlined) at the En insertion site, while the En insertion in shr-3 did not result in an alteration of the host sequence. shr-1, which has a 50 nucleotide base pair deletion, has a deletion from the threonine at position 408 and includes the cysteine at position 424 of the native SHR sequence. Thus, the remaining sequence is GATGAGTTC....ATGGGAAGAGA.

On page 10, line 13, please amend the paragraph beginning "Figure 5A-5C." as follows:

Figure 5A-5C. SCR Expression in shr Background. (A) SCR RNA accumulation in seedling roots. Northern blot analysis was performed with total RNA from 12-day-old wild-type, shr-1, and shr-2 root tissues hybridized with a SCR gene-specific probe. The same blot was hybridized with a GDH1(Melo-Oliveira et al., 1996, Proc. [Nati.] Natl. Acad. Sci. USA 93, 4718-4723) gene-specific probe as a loading control. (B and C) Expression of SCR::GFP in the primary root. GFP expression in (B) wild-type and(C) shr-2 seedling roots harboring the SCR::GFP transgene indicating that the shr mutation results in reduced expression from the SCR promoter. Abbreviations as above.

On page 27, line 31, through page 28, line 7, please amend the paragraph beginning "In a specific embodiment of the invention, a polypeptide containing" as follows:

In a specific embodiment of the invention, a polypeptide containing at least 10 (continuous) amino acids of the SHR protein is provided. In other embodiments, the polypeptide may contain at least 20 or 50 amino acids. In specific embodiments, such polypeptides do not contain more than 100, 150 or 200 amino acids. Derivatives or analogs of the polypeptides include, but are not limited to, molecules containing regions that are substantially homologous to the SHR protein or fragments thereof (e.g., in various embodiments, at least 60% or 70% or 80% or 90% or 95% identity over an amino acid sequence of identical size or when compared to an aligned sequence in which the alignment is done by a computer homology program known in the art) or product encoded by a polynucleotide that is capable of hybridizing to a naturally-occurring coding sequence, under highly stringent, moderately stringent, or low stringent conditions. Percent [homolgy] homology may be determined, for example, by comparing sequence information using the BLAST or GAP programs described supra.

On page 38, line 32, through page 39, line 18, please amend the paragraph beginning "Additionally, recombinant antibodies" as follows:

Additionally, recombinant antibodies, such as chimeric and humanized monoclonal antibodies, comprising both human and non-human portions, which can be made using standard recombinant DNA techniques, are within the scope of the invention. A chimeric antibody is a molecule in which different portions are derived from different species, such as those having a variable region derived from a murine mAb and a human immunoglobulin constant region. (See, e.g., Cabilly et al., U.S. Patent No. 4,816,567; and

Boss et al., U.S. Patent No. 4,816397, which are incorporated herein by reference in their entirety.) Humanized antibodies are antibody molecules from non-human species having one or more [complementarily] complementarity determining regions (CDRs) from the nonhuman species and a framework region from a human immunoglobulin molecule. (See, e.g., Queen, U.S. Patent No. 5,585,089, which is incorporated herein by reference in its entirety.) Such chimeric and humanized monoclonal antibodies can be produced by recombinant DNA techniques known in the art, for example using methods described in PCT Publication No. WO 87/02671; European Patent Application 184,187; European Patent Application 171,496; European Patent Application 173,494; PCT Publication No. WO 86/01533; U.S. Patent No. 4,816,567; European Patent Application 125,023; Better et al. (1988) Science 240:1041-1043; Liu et al. (1987) Proc. Natl. Acad. Sci. USA 84:3439-3443; Liu et al. (1987) J. Immunol. 139:3521-3526; Sun et al. (1987) Proc. Natl. Acad. Sci. USA 84:214-218; Nishimura et al. (1987) Canc. Res. 47:999-1005; Wood et al. (1985) Nature 314:446-449; and Shaw et al. (1988) J. Natl. Cancer Inst. 80:1553-1559); Morrison (1985) Science 229:1202-1207; Oi et al. (1986) Bio/Techniques 4:214; U.S. Patent 5,225,539; Jones et al. (1986) Nature 321:552-525; Verhoeyan et al. (1988) Science 239:1534; and Beidler et al. (1988) J. Immunol. 141:4053-4060.

On page 62, line 9, please amend the paragraph beginning "The segregating population" as follows:

The segregating population representing the progeny of a *shr-3* heterozygote was genotyped based on phenotype and a DNA sample was extracted from the same individuals for Southern analysis. An end fragment (generated with oligos: En7631 5'-GGCTCACATCATGCTAGTCC-3' (SEQ ID NO: 10) and En8183 5'-GTTGACCGACACTCTTAGCC -3' (SEQ ID NO: 11)) of the En transposon was used as probe. A band present in all mutants was identified in lanes corresponding to EcoRV digested DNA (Fig. 3a). A band with identical segregation pattern in the population was observed with EcoRI digestion. In this case the fragment size was 2.6 kb, indicating that the plant derived part of the sequence was about 200 bp.

On page 62, line 17, please amend the paragraph beginning "The 2.6 kb EcoRI fragment" as follows:

The 2.6 kb EcoRI fragment was isolated from an agarose gel. Inverse PCR was performed (essentially as described by Long et al., 1993, Proc. Natl. Acad. Sci. USA 90, 10370-10374) using En sequences as a basis with primers 5'-

TCTATACGAATAAGAGCGTCC- 3' (fwd) (SEQ ID NO: 12) and 5'-

TATTCGCGTCACAATAGTTCC-3'(rev) (SEQ ID NO: 13). An amplification product of approximately 500 bp was obtained, subcloned into a pCRII vector and sequenced.

On page 63, line 10, please amend the paragraph beginning "The 35S::SHR construct" as follows:

The 35S::SHR construct was made by placing the protein-coding region of SHR between the CaMV 35S promoter and the nopaline [synthese] synthase polyadenylation sequence. The SHR-coding region as well as 31 bp from the 3'UTR were first amplified by PCR with the primers 5'- CAGTCGACTAGTCATATGGATACTCTCTTTAGATTA-3' (SEQ ID NO: 14) and 5'-TGTGGAATTGTGAGCCG-3' (SEQ ID NO: 15) using the 2.8-kb [suclone] subclone of the SHR genomic region as a template. The former primer removed an Spe I site at codon 7 of SHR, while creating new Spe I and Nde I sites around the first ATG. These mutations did not alter the encoded amino acid sequence. The latter primer was designed to anneal to downstream vector sequence in the template subclone. The PCR amplified DNA fragment was cloned into pCR2.1 (Invitrogen) and sequenced. The SHR-coding region was excised as an Spe I fragment and inserted into the Xba I site of plasmid W104. The resulting plasmid was transformed into Agrobacterium tumefaciens (LBA4404) and used to transform wild-type Arabidopsis plants (Col) by the floral dipping method (Clough and Bent, 1998, Plant J. 16, 735-743).

On page 63, line 26, through page 64, line 3, please amend the paragraph beginning "Histochemical analysis using" as follows:

Histochemical analysis using monoclonal antibodies (JIM13 and CCRC-M2 antibodies) was performed essentially as described (Di Laurenzio et al., 1996, Cell 86, 423-433). For the construction of the *SHR* promoter:: β-glucuronidase (GUS) marker gene line, the 2.5 kb region upstream of the *SHR* translational start site was amplified by PCR using the primers: 5'-CGGGATCCAGAAGCAGAGCGTGGGGTTTC-3 '(fwd) (SEQ ID NO: 16) and 5'-CGGGATCCTTTTAATGAATAAGAAAATG-3' (rev) (SEQ ID NO: 17) (GGATCC BamHI site). The 2.5 kb PCR fragment was inserted into the pCR 2.1 vector using the TA

cloning kit (Invitrogen) and, after BamHI digestion, it was subcloned into the BamHI site upstream of the GUS coding region in pBI101 (Clontech). This binary vector was used to generate transgenic plants as described above. T1 seeds were collected in separate pools and transgenic plants were selected by planting on media containing kanamycin (50 μ g/ml). GUS staining of the SHR::GUS line was performed as described previously (Malamy and Benfey, 1997, Development 124, 33-44). In situ hybridization analysis was performed essentially as described in Di Laurenzio et al. (1996), Cell 86, 423-433.



Marked Up Version of the Amended Claims
U.S. Patent Application Serial No. 09/578,827

Matter that has been added to the claims is indicated by double-underlining.

2 (Amended). The isolated nucleic acid molecule of claim 1, wherein said short-root protein comprises the amino acid sequence of SEQ ID NO:2.

6 (Amended). A recombinant vector comprising the nucleic acid molecule of claim 5.



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EXAMINER

5914-078-999

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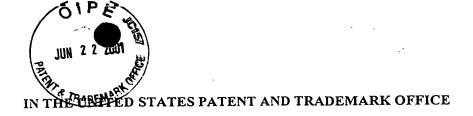
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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Application of:

Philip N. BENFEY et al.

Serial No.: 09/578,827

Art Unit: 1632

Filed: May 24, 2000

Examiner: Unassigned

For:

SHORT-ROOT GENE, PROMOTER,

Attorney Docket No.: 5914-078-999

AND USES THEREOF

RESPONSE TO NOTICE TO FILE MISSING PARTS

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Notice to File Missing Parts of Application, mailed August 7, 2000, a copy of which is attached, Applicants herewith submit the filing fee, believed to be \$345.00; the additional claims fees of \$864.00; along with the executed forms by Applicants. Also submitted for recordation on even date herewith are the Assignment documents for the above-identified application to New York University, executed by the inventors Philip N. Benfey, Yrjo Helariutta and Hidehiro and Kieji Nakajima, and the Oath or Declaration surcharge of \$65.00, for a total of \$1,274.00. Applicants qualify as a small entity. A Verified Statement Claiming Small Entity Status is being concurrently submitted.

Please charge the required fees, believed to total \$1,274.00 to Pennie and Edmonds LLP's Deposit Account no. 16-1150. A copy of this sheet is enclosed.

Respectfully submitted,

Date

December 15, 2000

(Reg. No.)

Serge Sira
PENNIE & EDMONDS LLP

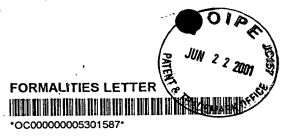
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APPLICATION NUMBER

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09/578,827

05/24/2000

Philip N. Benfey

5914-078-999

20583
PENNIE AND EDMONDS
1155 AVENUE OF THE AMERICAS
NEW YORK, NY 100362711

Date Mailed: 08/07/2000

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing.
 Applicant must submit \$ 690 to complete the basic filing fee and/or file a small entity statement claiming such status (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$864.
 - \$162 for 9 total claims over 20.
 - \$702 for 9 independent claims over 3.
- · The oath or declaration is unsigned.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 1684.

A copy of this notice MUST be returned with the reply.

NIV

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PART 1 - ATTORNEY/APPLICANT COPY



Application of: Philip N. BENFEY et al.

Application No.: 09/578,827

Group Art Unit: 1632

Filed: May 24, 2000

Examiner: Not yet assigned

For:

SHORT-ROOT GENE, PROMOTER AND USES Atty Docket No.: 7853-078

THEREOF

PETITION FOR EXTENSION OF TIME UNDER 37 CFR § 1.136(a)

Assistant Commissioner of Patents Box Missing Parts Washington, D.C. 20231

Sir:

It is respectfully requested that the time for Response to the Notice to File Missing Parts mailed August 7, 2000, 2000, be extended for a period of three months from October 7, 2000 to and including January 7, 2001.

The fee for this extension is estimated to be \$445.00. Please charge the required fee to Pennie & Edmonds Deposit Account No. 16-1150. A copy of this sheet is enclosed.

Respectfully submitted,

Date December 15, 2000

39,445

Serge Sira

(Reg. No.)

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P. 02

PENNIE & EDMONDS LLE DOCKET NO. 5914-078-999

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. underneath my name.

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are listed at 201 et seq. below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

SHORT-ROOT GENE, PROMOTER, AND USES THEREOF

and for which a patent application:

is attached hereto and includes amendment(s) filed on as applicables

was filed in the United States on May 24, 2000 as Application No. 09/578,827 (for Sectoration not accompanying copilection)

with amendment(s) filed on wanteche D was filed as PCT international Application No. on and was amended under PCT Article 19 on Mapplication

I hereby state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

EARLIEST FOREIGN APPLICA	TION(S), IF ANY, FILED PRIC	OR TO THE FILING DATE OF	THE APPLICATION
-	COUNTRY	DATE OF FILING (day, month, year)	PRIORITY CLAIMED
APPLICATION NUMBER			YES D NO D
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I hereby claim the benefit under Title 35, United States Code, §119(e) of any United States provisional application(s) listed below.

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APPLICATION NUMBER	FILING DATE
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I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

	· · · · · · · · · · · · · · · · · · ·		STATUS	
APPLICATION SERIAL NO.	FILING DATE	PATENTED	PENDING	ABANDONED

POWER OF ATTORNEY: As a named inventor, I hereby appoint S. Leslie Misrock (Reg. No. 18872), Harry C. Jones, III (Reg. No. 20280), Bcrj A. Terzian (Reg. No. 20060), David Weild, III (Reg. No. 21094), Jonathan A. Marshall (Reg. No. 24614), Barry D. Rein (Reg. No. 22411), Stanton T. Lawrence, III (Reg. No. 25736), No. 20060), David Weild, III (Reg. No. 21094), Jonathan A. Marshall (Reg. No. 24614), Barry D. Rein (Reg. No. 24615), Charles E. Miller (Reg. No. 24576), Gidon D. Charles E. McKenney (Reg. No. 22795), Philip T. Shannon (Reg. No. 24278), Francis E. Morris (Reg. No. 24615), Charles E. Miller (Reg. No. 24576), Gidon D. Stern (Reg. No. 27649), John J. Lauter, Jr. (Reg. No. 27814), Brian M. Poissant (Reg. No. 28462), Brian D. Coggio (Reg. No. 27624), Rory J. Radding (Reg. No. 28794), Stephen J. Harbulak (Reg. No. 29166), Donald J. Goodell (Reg. No. 19766), James N. Palik (Reg. No. 25510), Thomas E. Friebel (Reg. No. 29258), Laura A. Coruzzi (Reg. No. 30742), Jennifer Gordon (Reg. No. 30753), Allan A. Fanucci (Reg. No. 30256), Geraldine F. Baldwin (Reg. No. 31232), Victor N. Balsneis A. Coruzzi (Reg. No. 30742), Jennifer Gordon (Reg. No. 30753), Allan A. Fanucci (Reg. No. 30256), Geraldine F. Baldwin (Reg. No. 31231), Reg. No. 31231), Samuel B. Abrams (Reg. No. 30605), Steven I. Wallach (Reg. No. 35402), Marcia H. Sundeen (Reg. No. 30893), Paul J. Zegger (Reg. No. 33821), Adriane M. Antler (Reg. No. 32605), Thomas G. Rowan (Reg. No. 34419), James G. Markey (Reg. No. 31036), Thomas D. Kohler (Reg. No. 32797), Scott D. Stimpson (Reg. No. 33607), Gary S. Williams (Reg. No. 31066), Williams S. Galliani (Reg. No. 31885), Ann L. Gisolfi (Reg. No. 31956), Todd A. Wagner (Reg. No. 35399), Scott B. Familant (Reg. No. 35514), Kelly D. Talcott (Reg. No. 39582), Francis D. Corito (Reg. No. 38100), Anthony M. Insogna (Reg. No. 35203), Brian M. Rotherty (Reg. No. 35340), Brian D. Stiff (Reg. No. 35679), and Alan Tenenbaum (Reg. No. 3309), all of Pennie & Edmonds LLP, whose addresses are 1155 Avenue of the Americas, New Yor 20006 and 3300 Hillview Avenue, Palo Alto, CA 94304, and each of them, my attorneys, to prosecute this application, and to transact all business in the Patent and Trademark Office connected therewith.

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Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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	POST OFFICE	STREET Syouyoudai 4-26-12-201	CITY Nara	STATE OR COUNTRY Jupan	631-0007
	ADDRESS FULL NAME	LAST NAME Nakajima	PIRST NAME Keiji	MIDOLE NAME	· .
2	OF INVENTOR RESIDENCE &	New York	STATE OR FORESCE COUNTRY New York	COUNTRY OF CITIZENSIO	
4	POST OFFICE	STREET 14 Wahsington Place, Apt. 7K	crry New York	NEW YORK	20 CODE. 10003
	ADDRESS FULL NAME	LAST NAME	PIRST NAME	MIDDLE NAME	
2	OF INVENTOR RESIDENCE &	CRY .	STATE OR FOREIGN COUNTRY	COUNTRY OF CLUSINGE	
5	CITIZENSHIP POST OFFICE	STAURT	спу	STATE OR COUNTRY	ZU CODE
	ADDRESS FULL NAME	LAST NAME	PIRST NAME	MIDDLENAME	<u> </u>
2	OF INVENTOR RESIDENCE &	спу	STATE OR FORESUN COUNTRY	COUNTRY OF CHISTINGH	·
6	CITIZENSHIP POST OFFICE ADDRESS	STREET	спу	STATE OR COUNTRY	XII CODE

Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

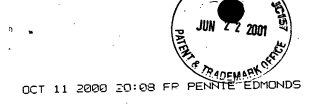
SUCNATURE OF ENVENTOR 201	BIGNATURE OF ENVIOUE 2002	SH:NATURE OF INVENTOR 209
	MY WIO HELARIUTTA	HIDEHIRO FUKAKI
PHILIP N. BENFEY	NOVEMBER 10 , 2008	SIGNATURE OF INVENTOR 206
SIGNATURE OF INVENTOR 204	SIGNATURE OF DIVENTOR 205	SIGNATURE OF INVENTOR 200
KEUI NAKAJIMA		DATE
DATA	DATR	

PENNIE & EDMONDS LO DOCKET NO. 5914-078-999

SEND	CORRESPONDENCE	TO: PENNIE & EDMONDS ur 1155 Avenue of the Americas New York, N.Y. 10036-2711		DIRECT TELEPHONE CALLS TO PENNIE & EDMONDS DOCKE (212) 790-2803	TING
	FULL NAME OF INVENTOR	LAST NAME Benifey	Philip	N. COUNTRY OF CITIZPNISHIP	
2	RESIDENCE &	CITY New York	STATE OR FOREIGN COUNTRY NEW YORK	U.S.A.	
` -	POST OFFICE	STREET 3 Washington Square Village, Apt. 6A	New York	STATEOR COUNTRY New York	2:P COUII 10012
	ADDRESS FULL NAME	: ACT NAME Helariutta	якат хами Үгдө	MIDDLE NAME	
2	OF INVENTOR RESIDENCE &	cmy Helsinki	STATE OR POREIGN COUNTRY Finibild	COUNTRY OF CHIMPHONE Finland	
2	POST OFFICE	STADER Oskelantie 8 A 5	crry Helsinki	STATE OR COUNTRY Finland	FIN-00320
	ADDRESS FULL NAME	LAST NAME Fukaki	FIRST NAME Hidehiro	MIDDLENAME	
2	OF INVENTOR RESIDENCE &	CITY Nara	STATEOR FOREIGN COUNTRY Japan	COUNTRY OF CRIZZENBUR Japan	
3	POST OFFICE	STREET Syouyoudai 4-26-12-201	cny Nara	STATE OR COUNTRY Jupan	zir CODE 631-0007
	ADDRESS	LAST NAME Nakajima	PIRST NAME Keiji	MIDDLE NAME	
2	OF INVENTOR RESIDENCE &	New York	STATE OR HORIZON COUNTRY New York	COUNTRY OF CITIZENSHIP	
4	POST OFFICE	STREET 14 Wahsington Place, Apt. 7K	CITY New York	STATE OR COUNTRY New York	23 CODE
	ADDRESS FULL NAME	LAST NAMII	PIRST NAME	MIDDLE NAME	
2 0	OF INVENTOR RESIDENCE &	cm .	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZINSIES	
5	CITIZENSHIP POST OFFICE	\$TAPRT	CULA	STATE OR COUNTRY	ZIP COOE
	ADDRESS FULL NAME	LAST NAMII	DRST NAME	MIDDLE NAME	
2 0	OF INVENTOR RESIDENCE &	спу	STATE OR FOREIGN COUNTRY	COUNTRY OF CITEMINSHIP	
6	SIGN	STREET	СПУ	STATE OR COUNTRY	NIP CODE

Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements made are punishable by fine or imprisonment, or both, under Section that these statements with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section that these statements may journey are true and that all statements made on information and belief are believed to be true; and further that these statements made on information and belief are believed to be true; and further that these statements made on information and belief are believed to be true; and further that these statements made on information and belief are believed to be true; and further that these statements made on information and belief are believed to be true; and further that these statements made on information and belief are believed to be true; and further that the statements are punishable by fine or imprisonment, or both, under Section that the statements are punishable by fine or imprisonment, or both, under Section that the statements are punishable by fine or imprisonment, or both, under Section that the statements are punishable by fine or imprisonment, or both, under Section that the statement is such as a statement of the statement is such as a statement of the statement of the statement is such as a statement of the statemen

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	SIGNATURE OF DIVENTOR 205	SIGNATURE OF INVENTOR 206
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/ KEUI NAKAJIMA	DATR	DATE
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11/8/00		<u> </u>
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re:	☑ Application of: BENFEY et al.☑ Patent of:	
⊠ Appli □ Paten	ication No.: 09/578,827 ,'	Group Art Unit: Not Yet Assigned
⊠ Filed □ Issue	: May 24, 2000 d:	Examiner: Not Yet Assigned
For: S	HORT-ROOT GENE, PROMOTER, AND US	ES Attorney Docket No.: 5914-078-999
	VERIFIED STATEMENT (DECLARATION [37 CFR 1.9(f) and 1.27(d)]) CLAIMING SMALL ENTITY STATUS - Nonprofit Organization
	ant Commissioner for Patents ngton, D.C. 20231	·
Sir:		
I hereb	₹ •	et on behalf of the nonprofit organization identified
	Name of organization <u>NEW YORK UNIVE</u> Address of organization <u>70 Washington Squ</u>	rare South
	New York, New York 10012	lare boarn
	Type of organization	
	- 'v -: ar other institution of higher en	ducation
	Davenue Servi	ice Code (26 USC 501(a) and 501(c)(3)) statute of state of the United States of America
	(Name of state	
	interior of the first of the fi	
	cost-1/2)) is leasted in the United States	nal Revenue Service Code (26 USC 501(a) and of America.
	 Would qualify as nonprofit scientific or e States of America if located in the United 	ducational under statute of state of the Office
	(Name of state	
	(Citation of statute	
define United USES	d in 37 CFR 1.9(e) for purposes of paying redu	ified above qualifies as a nonprofit organization as used fees under section 41(a) and (b) of Title 35, led SHROT-ROOT GENE, PROMOTER, AND to Helariutta, Hidehiro Fukaki, Keiji Nakajima
	☐ the specification filed herewith application no. 09/578,827 filed May patent no. issued	24, 2000
:	by declare that rights under contract or law have ization identified above and/or there is an oblight syrights to the nonprofit organization identified	re been conveyed to and remain with the nonprofit gation under contract or law by the inventor(s) to above with regard to the invention.

If the rights held by the nonprofit organization are not exclusive, each individual, concern or organization having rights to the invention is listed below* and no rights to the invention are held by any person, other than the inventor, who could not qualify as an independent inventor under 37 CFR 1.9(c) or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). FULL NAME Philip N. Benfey
ADDRESS 3 Washington Square Village, Apt. 6A
N N 1. NV 10012
New York, NY 10012 ■ INDIVIDUAL ■ SMALL BUSINESS CONCERN ■ NONPROFIT ORGANIZATION
FULL NAME_Yrio Helariutta
ADDRESS Oskelantie 8 A 5
Helinski Finland, FIN-00320 BINDIVIDUAL DISMALL BUSINESS CONCERN DINONPROFIT ORGANIZATION
FULL NAME Hidehiro Fukaki
ADDRESS Syouyoudai 4-26-12-201
Nara JAPAN 631-0007 ■ INDIVIDUAL □ SMALL BUSINESS CONCERN □ NONPROFIT ORGANIZATION
FULL NAME Keiji Nakajima
ADDRESS 14 Washington Place, Apt. 7K
New York, NY 10003 ■ INDIVIDUAL □ SMALL BUSINESS CONCERN □ NONPROFIT ORGANIZATION
I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. [37 CFR 1.28 (b)]
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, and patent issuing thereon, or any patent to which this verified statement is directed.
Send correspondence to: PENNIE & EDMONDS LLP 1667 K Street, N.W. Washington, D.C. 20006 Direct Telephone calls to: PENNIE & EDMONDS LLP (202) 496-4400
Name of person signing
Title of person other than owner
Address of person signing New York University intedicat Come.
550 First Avenue New York, NY 10016
New York, NY 10010 Date

*NOTE: Separate verified statements are required from each named person, concern or organization having rights to the invention averring to their status as small entities.

(37 CFR 1.27)

JOINT

ASSIGNMENT

WHEREAS, WE, Philip BENFEY, Yrjo HELARIUTTA, Hidehiro FUKAKI, Keiji NAKAJIMA, ASSIGNORS, citizens of the United States, Finland, Japan and Japan, respectively, residing at 3 Washington Square Village, Apt. 6A, New York, NY 10012; Oskelantie 8 A 5, Helsinki, Finland, FIN-00320 and 14 Washington Place, Apt. 7K, are the inventors of the invention in SHORT-ROOT GENE, PROMOTER, AND USES THEREOF for which we have executed an application for a Patent of the United States

a	which is executed on	0	even date herewith or	

- which is identified by Pennie & Edmonds up docket no. 5914-078-999
- which was filed on May 24, 2000, Application No. 09/578,827

and WHEREAS, New York University, a company in New York, and having a place of business at 70 Washington Square South, New York, New York 10012, ASSIGNEE, is desirous of obtaining our entire right, title and interest in, to and under the said invention and the said application.

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to us in hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, we, the said ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNEE, its successors, legal representatives and assigns, our entire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewals and continuations thereof, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; and all applications for industrial property protection, including, without limitation, all applications for patents, utility models, and designs which may hereafter be filed for said invention in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from said United States application under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof;

AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument.

AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.

AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries.

	IN TESTIMONY WH	EREOF, We her	eunto set our ha	nds and seals the day and year set opposite our respective
signature	S.			Pl-1. n Belon
Date		, 2000	L.S.	Mily M. Suffy Philip Benfey

State of) SS.
County of)

In the State of New York, county of Brown, on Mer., before me, Cesar A. Grollo Notary Public, personally appeared Philip Benfey, personally known to me on the basis of satisfactory evidence to be the person(s) whose name(s) is subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

SS my hand and official seal

CESAR A. GRULLON NOTARY PUBLIC, State of New York No. 01GR6012008 Qualified in Bronx County Commission Expires Aug 17 200

JOINT

ASSIGNMENT	
WHEREAS, WE, Philip BENFEY, Yno HELARIUTTA, Hidehiro FUKAKI, Keiji NAKAJIMA, ASSIGNOR citizens of the United States, Finland, Japan and Japan, respectively, residing at 3 Washington Square Village, Apt. 6A, Ne York, NY 10012; Oskelantie S A 5, Helsinki, Finland, FIN-00320 and 14 Washington Place, Apt. 7K, are the inventors the invention in SHORT-ROOT GENE, PROMOTER, AND USES THEREOF for which we have executed an application of the United States	of
□ which is executed on □ even date herewith or □	
which is identified by Pennie & Edmonds up docket no. 5914-078-999 which was filed on May 24, 2000, Application No. 09/578,827	
and WHEREAS, New York University, a company in New York, and having a place of business at 70 Washington Squa South, New York, New York 10012, ASSIGNEE, is desirous of obtaining our entire right, title and interest in, to and und the said invention and the said application.	
NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to us in hand paid, and other good a valuable consideration, the receipt of which is hereby acknowledged, we, the said ASSIGNORS, have sold, assigns transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNEE, successors, legal representatives and assigns, our entire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewals and continuations thereof, and all Patents of the United States which me be granted thereon and all reissues and extensions thereof; and all applications for industrial property protection, including without limitation, all applications for patents, utility models, and designs which may hereafter be filed for said invention any country or countries foreign to the United States, together with the right to file such applications and the right to claim the same the priority rights derived from said United States application under the Patent Laws of the United States, the same the priority rights derived from said United States application under the Patent Laws of the United States, the same the priority rights derived from said United States application under the Patent Laws of the United States, the country in which any such application is filed, as may be applicable; and all forms of industrial property protection cluding, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention any country or countries foreign to the United States and all extensions, renewals and reissues thereof;	its aid nay ng, in for the nws on,
AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United States, a any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or for of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, le representatives and assigns, in accordance with the terms of this instrument.	
AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and t we have not executed, and will not execute, any agreement in conflict herewith.	hat
AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successor legal representatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally everything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proprotection for said invention in all countries.	do per
IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day and year set opposite our respect signatures.	tive
Date , 2000 L.S. Philip Ber	ıfey
State of) SS.: County of)	
In the State of, county of, on, be me,, Notary Public, personally appeared Philip Benfey, personally known to me on the basis satisfactory evidence to be the person(s) whose name(s) is subscribed to the within instrument and acknowledged to me he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.	fore is of that nent

WITNESS my hand and official seal

Date	, 2000	L.S.		Yrjo Helariutta
State of) S County of) S On personally appeared Yno Heliname(s) is subscribed to the wauthorized capacity(ies), and twhich the person(s) acted, exe	, 2000, before me, ariutta, personally kr ithin instrument and hat by his/her/their s	ignature(s) or	the basis of satisfactory evidence to be the do not that he/she/they executed the sain the instrument the person(s), or the ent	_, Notary Public, e person(s) whose me in his/her/their ity upon behalf of
WITNESS my hand a	and official seal	-		
Date ///10	, 2000	L.S.	Hideline Fukab	- Hidehiro Fukaki
State of New York County of New York On November	10, 2000, before me	e, A	o me on the basis of satisfactory evidence	, Notary Public, to be the person(s)
whose name(s) is subscribed his/her/their authorized capac behalf of which the person(s) WITNESS my hand	ity(ies), and that by he acted, executed the	is/her/their si	MAUREEN VALENTI Notary Public, State of New York No. 01VA5014085 Qualified in Kings County	cuted the same in
	· · ·	<u> </u>	Commission Expires July 15, 19	
Date	, 2000	L.S.		Keiji Nakajima
his/her/their authorized capa	city(ics), and that by	his/her/their	o me on the basis of satisfactory evidence acknowledged to me that he/she/they exignature(s) on the instrument the person(Notary Public, to be the person(s) ecuted the same in s), or the entity upon
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Date	NONEWI	A 22	, 2000	L.S.	1.1.1		Yrjo Helariutta
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Date	,2000	L.S.		Yrjo Helariutta
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authorized capacity(ies which the person(s) act), and that by his/her/thei ed, executed the instrume	r signature(s) on the	basis of satisfactory evidence me that he/she/they execute instrument the person(s), o	to be the person(s) whose
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Date	, 2000	L.S.	·	Hidehiro Fukaki
State of) } ss.:			
County of	,			, Notary Public,
whose name(s) is su	, 2000, before Hidehiro Fukaki, per- oscribed to the within it ad capacity(ies), and that be erson(s) acted, executed to	ov his/her/their signa	on the basis of satisfactory owledged to me that he/she ture(s) on the instrument the	evidence to be the person(s)
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			Keiji Naka	ym-
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Date Novem	ber 8,2000	L.S.		Keiji Nakajima
State of State N County of New	en Joh Voll SS.:			
County of N 200			Δ	, Notary Public, vevidence to be the person(s) ne/they executed the same in e person(s), or the entity upon
On TOS	Kaiji Nakajima De	ore me,	ne on the basis of satisfactor	vevidence to be the person(s)
whose name(s) is s	ubscribed to the within	instrument and ack	nowledged to me that he/st	e person(s), or the entity upon
his/her/their authori	zed capacity(ics), and that person(s) acted, executed	the instrument.		

MAUREEN VALENTI
Notary Public, State of New York
No. 01VA5014085
Qualified in Kings County
Commission Free July 15, 19

WITNESS my hand and official scal